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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/724,767 12/02/2003		Young Woo Yoon	K-280A 1795		
34610	7590	06/22/2005		EXAMINER	
FLESHNER & KIM, LLP				TORRES, JOSEPH D	
P.O. BOX 2	21200	•			
CHANTILL	Y, VA 2	20153	ART UNIT	PAPER NUMBER	
		•		2122	

DATE MAILED: 06/22/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

Application No.	Applicant(s)	
10/724,767	YOON ET AL.	
Examiner	Art Unit	
Joseph D. Torres	2133	

Notice of Non-Compliant	10/724,767	YOON ET AL.				
Amendment (37 CFR 1.121)	Examiner	Art Unit				
·	Joseph D. Torres	2133				
The MAILING DATE of this communication appe	ears on the cover sheet with the co	rrespondence address				
The amendment document filed on is considered non-compliant because it has failed to meet the requirements of 37 CFR 1.121. In order for the amendment document to be compliant, correction of the following item(s) is required.						
THE FOLLOWING MARKED (X) ITEM(S) CAUSE THE A 1. Amendments to the specification: A. Amended paragraph(s) do not include in B. New paragraph(s) should not be underlined in C. Other	markings.	E NON-COMPLIANT:				
2. Abstract:A. Not presented on a separate sheet. 37B. Other	CFR 1.72.					
 3. Amendments to the drawings: A. The drawings are not properly identified "Annotated Sheet" as required by 37 C B. The practice of submitting proposed drawing amended figures, without mar C. Other 	FR 1.121(d). awing correction has been elimina	ated. Replacement drawings				
 ✓ 4. Amendments to the claims: ☐ A. A complete listing of all of the claims is ☐ B. The listing of claims does not include th ☐ C. Each claim has not been provided with of each claim cannot be identified. Not number by using one of the following s (Previously presented), (New), (Not en ☐ D. The claims of this amendment paper had been continuation sheet on next 	ne text of all pending claims (incluing the proper status identifier, and ate: the status of every claim mustatus identifiers: (Original), (Currettered), (Withdrawn) and (Withdrawn ont been presented in ascendance.	as such, the individual status t be indicated after its claim ently amended), (Canceled), wn-currently amended).				
For further explanation of the amendment format required http://www.uspto.gov/web/offices/pac/dapp/opla/preogno		714 and the USPTO website at				
TIME PERIODS FOR FILING A REPLY TO THIS NOTIC	E:					
 Applicant is given no new time period if the non-confiled after allowance. If applicant wishes to resubmit entire corrected amendment must be resubmitted to the corrected amendment. 	the non-compliant after-final ame	ndment with corrections, the				
 Applicant is given one month, or thirty (30) days, wh corrected section of the non-compliant amendment amendment is one of the following: a preliminary ame request for continued examination (RCE) under 37 C period under 37 CFR 1.103(a) or (c), and an amendment 	in compliance with 37 CFR 1.12 ^r endment, a non-final amendment FR 1.114), a supplemental amen	I, if the non-compliant (including a submission for a dment filed within a suspension				
Extensions of time are available under 37 CFR 1 amendment or an amendment filed in response to		amendment is a non-final				
Failure to timely respond to this notice will result Abandonment of the application if the non-cenfiled in response to a Quayle action; or Non-entry of the amendment if the non-compliamendment.	npliant amendment is a non-final any amendment is a prelimater					

AU 2133

Continuation of Section 4 from Above, Other: 37 CFR 1.143. states, "If the applicant disagrees with the requirement for restriction, he may request reconsideration and withdrawal or modification of the requirement, giving the reasons therefor. (See § 1.111). In requesting reconsideration the applicant must indicate a provisional election of one invention for prosecution, which invention shall be the one elected in the event the requirement becomes final. The requirement for restriction will be reconsidered on such a request. If the requirement is repeated and made final, the examiner will at the same time act on the claims to the invention elected".

MPEP § 818 states, "Election is the designation of the particular one of two or more disclosed inventions that will be prosecuted in the application".

If the Applicant does not elect in reply to this Office Action, the Examiner will assume that the Applicant is electing Group I, claims 61-86.